



THE OLD RELIABLE
ROYAL
BAKING POWDER
Absolutely Pure
THERE IS NO SUBSTITUTE

RECORD OF OIL BURNER

The voyage of the American-Hawaiian steamship *Arizona* from Honolulu to Philadelphia—a distance of 14,000 miles—without making a stop for fuel at any port on the way is the most remarkable steamship achievement on record. This vessel is a fuel oil burner. Her tanks were filled with California crude petroleum at Honolulu and throughout the long voyage, which consumed fifty-five days and nine hours, she relied entirely upon this stock for the generation of steam to drive her engines from start to finish. The 14,000 miles were covered without an accident or a hitch to her furnaces, boilers or engines, and she reached her destination with a large and valuable cargo in perfect condition and as clean as a well-kept yacht. The average consumption of fuel oil daily was less than 8000 gallons. The total consumption throughout the voyage was, therefore, under 10,000 barrels. As it is assumed that the evaporative effect obtained from three to three and one-half barrels of fuel oil is equivalent to that obtained from one ton of good steam-making coal, it would have required the combustion of from 2856 to 3333 tons of coal for the *Arizona* to have achieved the results obtained through the consumption of 10,000 barrels of oil. However, the weight of the crude oil in her tanks was approximately not much over one-half the weight of its equivalent in coal and was more compactly stored. It, therefore, occupied less space relatively to ton than coal. The result of the voyage, consequently, represented the saving of time which would have been lost through detentions at coaling ports, a material gain on cargo space and a big reduction in the number of firemen employed, all of which are important factors in the economics of modern ocean freighting, without considering the superior cleanliness of the ship obtained from oil burning as compared with the effects of coal-burning furnaces. The experience of the *Arizona* must be as much of an eye-opener to naval officers as it is to those engaged in the merchant service, for it demonstrates conclusively the big advantages that are to be gained by using fuel oil for steam production on the longer as well as on the shorter ocean voyages. No vessel afloat propelled by coal-generated steam can duplicate what the *Arizona* has done with fuel oil.—Chronicle.

NEVADAN IN PORT.

The American-Hawaiian liner *Nevadan* arrived yesterday afternoon from San Francisco with a cargo valued at \$76,082. Among the larger items were 450 bbls. flour, 3486 cts. barley, 541 bales hay, 3967 lbs. bran, 3556 lbs. hay, 180 cts. bread, 2625 lbs. millstuf, 780 lbs. sugar, 1292 cts. canned goods, 1700 gals. wine, 237 gals. whiskey, 592 gals. vinegar, 50 half bbls. beer, 542 lbs. fresh meat, 5260 lbs. lard, 55,000 lbs. rice, 3084 lbs. beans, 800 lbs. tea, 1280 lbs. coffee, 461 lbs. butter, 4500 lbs. salt, 3927 lbs. ham and bacon, 1650 lbs. dried fruit, 43,600 lbs. tin plate, 2765 lbs. lead, 20 cts. cigarettes, 10,710 lbs. tobacco, 3140 cts. tin cans, 1350 lbs. soda, 5 cows and 5 mules. Besides the articles mentioned there are enough smaller shipments to make the steamer's cargo port a department store out of the running. The *Nevadan* is late this trip on account of the accident near Tacoma where she lost a propeller. She will load sugar here and at Kahului.

SAILING VESSELS ARRIVE.

Two sailing vessels arrived yesterday morning from San Francisco. The first was the American bark *St. James*, seventeen days out, with a light cargo. She arrived off port at 6 a. m. The other vessel was the bark *Olympic* which came up to her dock at 10:30. She made the run in the fast time of fifteen days. Both will load sugar here. Capt. Evans of the *Olympic* reports sighting the barkentine *Newsho* bound from Gray's Harbor for this port on April 27 in 33.31 N. and 128.27 W. Good weather prevailed on the voyage.

REPAIRS TO THOMAS.

The contract for renewing the inside of the boilers of the army transport *Thomas* was awarded on April 27 to the Risdon Iron Works on its bid of \$53,000 and its guarantee to complete the job within 83 days or forfeit \$400 a day for every twenty-four hours that the work takes beyond the specified time. There were three other bidders, as follows: Union Iron Works, \$59,900, work to be finished in 90 days; Dyer Bros., \$61,000, in 80 days; Dundon Bridge Company, \$73,000, in 180 days.

SHIPPING NOTES.

The transport *Logan* is due today from Manila and Nagasaki with troops and mail.

WILL BEGIN NEXT MONDAY

Mr. Highton Preparing Papers in County Act Fight.

"I will not begin the County Act proceedings before next Monday," said Attorney Henry Highton yesterday. "I find that it will be impossible to make a move before that time—and it may even be a few days later than that."

And so ends the hope some of the political politicians had begun to cherish of avoiding the antagonisms that always come from a fight in the primaries. For the boys will have to come out in the open and declare themselves, to an extent, at least, and the men of ambition who are declared against will naturally whet their knives and put them away for the next time.

As for the County Act litigation, there seems to be some doubt whether it will be carried to the Supreme Court of the United States, after all. However, it is extremely probable that it will be, as neither side would be satisfied with anything less than a final determination of the validity of the act by the highest court in the land. And, if it is carried to the United States Supreme Court, there may and there may not be a decision in time to avoid the expense of an election—and its final antagonisms.

The effort to have the Legislature appropriate \$3000 to pay the cost of the legal battle for the act, however, is not meeting with a great deal of encouragement. The matter of economy stands in the way, for one thing. The Governor is believed to stand in the way, for another. And, lastly, statesmen are asking what is to be gained by this lavish expenditure of money? Both the Commissioners who have been asked to aid the Attorney General's Department in the defense of the act have expressed their entire willingness to serve without pay. They were told when asked to serve that there was no money available to pay them for their work, and requested in the arrangement then made. The Territory needs all the money that it has, and more, and while the attorneys would without doubt accept a handsome fee if it were forced upon them, it is neither good business policy nor good sense to pay them when they are willing to work for nothing.

In the meantime, candidates and the talk of candidates go on bravely. The last was a rumor, current yesterday, that Senator L. L. McCandless would accept a nomination for Supervisor from Ewa, and Senator Achi a nomination for Supervisor at Large, at the honor was seen coming and neither could dodge it.

"No!" said Senator McCandless, with some emphasis, when asked about the matter yesterday. "Who told you that?"

"No, no," protested Achi, who was with his colleague at the time, and assumed to speak for both of them at first. "We are not candidates. We could not get the delegations. No, I am not a candidate at large. But, if the people try to force a nomination upon me, I suppose I would serve. But I am not a candidate. And don't you put that in the paper."

So, that is the way the thing stands. McCandless is emphatically coy—and Achi is coy without so much emphasis. And if you are in politics, you know what that means.

Political interest, in the main, continues to center in the fight for the shirer, and it is believed by men in the know that Clarence Crabbe has the inside track, although Arthur Brown is very confident. Eddie Douthett will be the Republican nominee for County Attorney, it is likely, and there is a report that George W. Smith of Benson, Smith & Co., would make the run for Supervisor for Oahu. Also, an afternoon paper yesterday said that ex-Judge Gear was coming back—apparently having failed to get his drag into Mr. Herrin's Southern Pacific pond and that he would go into politics to the extent of making the race for Supervisor.

JURY FOR BERTELMANN

Frank C. Bertelmann was placed on trial in the United States District Court yesterday for impersonating an officer of the U. S. Internal Revenue. There are two cases against him and Assistant District Attorney Dunne moved to have them consolidated. This was opposed by J. W. Catheart and L. M. Straus for the defendant, and Judge Dole at the opening of the afternoon session denied the motion. He said consolidation tended to complicate the defense and work prejudice to the defendant, citing the celebrated *Molynux* case of New York and an Illinois case.

Then the drawing of a jury began. At 5:10 this was completed after the prosecution had used two of its three, and the defense five of its ten challenges, with the panel exhausted, one vacancy in the box and one talesman having been called. A new thing was introduced when the panel was exhausted. Instead either of the clerk drawing a special venire of a given number or of the Marshal going out to pick up talesmen, a summons for one talesman at a time was issued. The first man brought in was C. B. Wilson.

The case the prosecution elected to try first was one in which Bertelmann is accused of getting lodging at the Delmonico hotel, Beretania street, from Mrs. Orth the landlady on the strength of a representation that he was an Internal Revenue officer under salary.

MORTGAGE MADE BY MARY BUCKLE.

MORTGAGEE'S NOTICE OF INTENTION TO FORECLOSE AND OF FORECLOSURE SALE.

In accordance with the provisions of a certain mortgage made by Mary Buckle to A. N. Campbell, Trustee, dated April 12, 1902, recorded liber 232, page 219, now held by The Western and Hawaiian Investment Company, Ltd., as assignee, notice is hereby given that the mortgagee intends to foreclose the same for condition broken, to wit, non-payment of interest and principal when due.

Notice is likewise given that after the expiration of three weeks from the date of this notice, the property covered by said mortgage will be advertised for sale at public auction, at the auction rooms of James F. Morgan, in Honolulu, on Saturday, the 8th day of April, 1905, at 12 o'clock noon of said day.

Further particulars can be had of Castle and Withington, attorneys for mortgagee.

Dated Honolulu, March 17, 1905.
THE WESTERN AND HAWAIIAN INVESTMENT CO., LTD., Assignee of Mortgagee.

The premises covered by said mortgage consist of:

- 1.—Lot eleven (11), containing .20 of an acre.
- 2.—Lot twelve (12), adjoining lot 11 containing .347 of an acre.
- 3.—Lot thirteen (13), adjoining lot 12, containing .413 of an acre; the total acreage being about .96 of an acre, being the property described in a deed made by E. K. and K. Nahaolelua to Mary Buckle and Jane Clark, dated June 29, 1891, recorded book 133, page 189, being a part of the premises described in R. P. No. 1985, issued on L. C. A. No. 6245, Ap. 1, to Kalaheke-kol.

The above sale has been postponed to Saturday, April 22nd, 1905, at 12 o'clock noon at salesrooms of Jas. F. Morgan, Kaahumanu street, Honolulu, T. H.

JAS. F. MORGAN, Auctioneer.

The above sale has been further postponed to May 6, 1905, at 12 o'clock noon, at salesrooms of Jas. F. Morgan, Kaahumanu street, T. H.

2639—April 28, May 5.

MORTGAGEE'S NOTICE OF FORECLOSURE AND OF SALE.

MADE BY LAVINIA KAPU (W).

In accordance with the provisions of a certain mortgage made by Lavinia Kapu (w) widow, of Honolulu, Island of Oahu, Territory of Hawaii, to S. I. Shaw, of said Honolulu, dated the 1st day of August, A. D. 1901, and recorded in the Hawaiian Registry of Conveyances in Liber 227, page 187, and assigned by said S. I. Shaw to Frank C. Betters, by assignment dated May 6, 1902, duly recorded in said Registry; Notice is hereby given that the said Frank C. Betters, assignee of said mortgage, intends to foreclose the said mortgage for condition broken, to wit, for non-payment of principal and interest when due;

And also that after the expiration of three weeks from the date of this notice, the property conveyed by said mortgage and hereunder described will be sold at public auction at the auction rooms of James F. Morgan, auctioneer, on Kaahumanu street in said Honolulu, on Saturday, the 8th day of May, A. D. 1905, at 12 o'clock noon of said day.

The premises covered by said mortgage intended to be sold consist of: All of that piece or parcel of land situate at Kalauea, Ewa, Island of Oahu, described in Royal Patent No. 746, L. C. Award No. 9353 to Palau, containing an area of 6-10 acres, said premises being under lease to Woodlawn Fruit Company for a period of 15 years from Sept. 1, 1899, at \$40 per annum.

Further particulars can be obtained from C. F. Peterson, attorney for said Assignee of Mortgage, and from said James F. Morgan, auctioneer.

Dated Honolulu, April 12, 1905.
FRANK C. BETTERS, Assignee of Mortgage.

2635—April 14, 21, 28, May 5.

Rheumatism

If your muscles are sore, bones ache, joints feel stiff, and if pains dart about your body, it is probably rheumatism. Purify your blood, get out all the rheumatism poison—no need of your suffering in this way.



We have the following letter from Mr. R. J. Kowald of Mannum, So. Australia. Mr. Kowald also sends his photograph. "I suffered greatly with rheumatism, which laid me up for a long time. I tried a great many medicines, but they were of little or no use. A friend who had taken Ayer's Sarsaparilla induced me to try it. I thought it would be just like all the other medicines. But there was a great and pleasant surprise in store for me, for after taking one bottle I was better. The swelling began to go down, the pains began to leave me, and I felt better in every way. After taking only five bottles I was completely cured. While I was taking the Sarsaparilla I also took Ayer's Pills to keep my bowels in good condition."

AYER'S Sarsaparilla

There are many imitation Sarsaparillas. Be sure you get "Ayer's."

Prepared by Dr. J. C. Ayer & Co., Lowell, Mass., U. S. A.
HOLLISTER DRUG CO., Agents.

NOTICE.

This is to certify, that HEE KAU was admitted as a member of the firm of YAIT LOY COMPANY, doing business as dealers in Dry Goods at Nos. 12 and 16 King street, Honolulu, on the 10th day of March, A. D. 1905. The partnership of said firm of Yait Loy Company now consisting of Leong Kau, Doo Ng Shee and Hse Kau, DOO NG SHEE, LEONG KAU.

By D. Waising, Attorney in fact. Subscribed and sworn to before me this 13th day of April, A. D. 1905.
JAMES W. GIRVIN, Notary Public, Territory of Hawaii, First Judicial Circuit, 2690—May 2, 5.

COURT NOTICES

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE TERRITORY OF HAWAII.

The United States of America, Plaintiff and Petitioner, vs. Elizabeth Schaefer, et alrs, Defendants and Respondents. Action brought in said District Court, and the Petition filed in the office of the Clerk of said District Court, in Honolulu.

The President of the United States of America, Greeting:
To ELIZABETH SCHAEFER, wife of FREDERICH SCHAEFER; FREDERICH SCHAEFER, husband of said ELIZABETH SCHAEFER; FRANCIS SPENCER; PUNIAI; HILAEUA; KIMO PII (sometimes called JAMES PII); KAMALIE; HAIHEHENA; MELE; HAIYAMA (sometimes called HAILAMA and sometimes called HILAMA); ALAPAA; MIRIAM PURPLE; HENRY RED; JANE GREEN; HORACE BLACK and GEORGE WHITE, unknown heirs at law of KAHIKAELE, Deceased; PETER BLUE; KATHERINE YELLOW; HENRY BROWN; LYDIA SCARLET and JOHN VIOLE, Deceased; and JAMES NIHAU, THOMAS KAUAL, WILLIAM OAHU, JOHN LAHAINA, and HORACE HAWAII, unknown heirs at law of KAEINA, Deceased, Defendants and Respondents.

You are hereby directed to appear, and answer, the petition in an action entitled as above, brought against you in the District Court of the United States, in and for the Territory of Hawaii, within twenty days from and after service upon you of a certified copy of the plaintiff's petition herein together with a certified copy of this summons.

And you are hereby notified that unless you appear and answer as above required, the said plaintiff will apply to the court for the relief demanded in the petition herein.

WITNESS the Honorable Sanford B. Dole, Judge of said District Court, this 16th day of February in the year of our Lord one thousand nine hundred and five, and of the Independence of the United States the one hundred and twenty-ninth.

WALTER B. MALING, Clerk.

A true copy, attest:
(Seal) W. B. MALING, Clerk.
2671

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE TERRITORY OF HAWAII.

The United States of America, Plaintiff and Petitioner, vs. J. W. Kawai; MAUKUAOLE, wife of J. W. Kawai; the Estate of HENRY WATERHOUSE, Deceased; ALBERT WATERHOUSE and WILLIAM WATERHOUSE, Executors of the last Will and Testament, and of the Estate of HENRY WATERHOUSE, Deceased; IDA WHAN WATERHOUSE, surviving widow of said HENRY WATERHOUSE, Deceased; ELEANOR WATERHOUSE WOOD, daughter of said HENRY WATERHOUSE, Deceased; ARTHUR B. WOOD, husband of said ELEANOR WATERHOUSE WOOD; MARY STANGENWALD CORBETT, daughter of said HENRY WATERHOUSE, Deceased; DAVID W. CORBETT, husband of said MARY STANGENWALD CORBETT; ALBERT WATERHOUSE, son of said HENRY WATERHOUSE, Deceased; and GRETCHEN K. WATERHOUSE, wife of said ALBERT WATERHOUSE, Defendants and Respondents.

You are hereby directed to appear,

and answer the petition in an action entitled as above, brought against you in the District Court of the United States, in and for the Territory of Hawaii, within twenty days from and after service upon you of a certified copy of the plaintiff's petition herein together with a certified copy of this summons.

And you are hereby notified that unless you appear and answer as above required, the said plaintiff will apply to the court for the relief demanded in the petition herein.

WITNESS the Honorable Sanford B. Dole, Judge of said District Court, this 16th day of February in the year of our Lord one thousand nine hundred and five, and of the Independence of the United States the one hundred and twenty-ninth.

WALTER B. MALING, Clerk.

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IN THE DISTRICT COURT OF THE UNITED STATES FOR THE TERRITORY OF HAWAII.

The United States of America, Plaintiff and Petitioner, vs. J. W. Kawai; MAUKUAOLE, wife of J. W. Kawai; the Estate of HENRY WATERHOUSE, Deceased; ALBERT WATERHOUSE and WILLIAM WATERHOUSE, Executors of the last Will and Testament, and of the Estate of HENRY WATERHOUSE, Deceased; IDA WHAN WATERHOUSE, surviving widow of said HENRY WATERHOUSE, Deceased; ELEANOR WATERHOUSE WOOD, daughter of said HENRY WATERHOUSE, Deceased; ARTHUR B. WOOD, husband of said ELEANOR WATERHOUSE WOOD; MARY STANGENWALD CORBETT, daughter of said HENRY WATERHOUSE, Deceased; DAVID W. CORBETT, husband of said MARY STANGENWALD CORBETT; ALBERT WATERHOUSE, son of said HENRY WATERHOUSE, Deceased; and GRETCHEN K. WATERHOUSE, wife of said ALBERT WATERHOUSE, Defendants and Respondents.

You are hereby directed to appear,

and answer the petition in an action entitled as above, brought against you in the District Court of the United States, in and for the Territory of Hawaii, within twenty days from and after service upon you of a certified copy of the plaintiff's petition herein together with a certified copy of this summons.

And you are hereby notified that unless you appear and answer as above required, the said plaintiff will apply to the court for the relief demanded in the petition herein.

WITNESS the Honorable Sanford B. Dole, Judge of said District Court, this 16th day of February in the year of our Lord one thousand nine hundred and five, and of the Independence of the United States the one hundred and twenty-ninth.

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IN THE DISTRICT COURT OF THE UNITED STATES FOR THE TERRITORY OF HAWAII.

The United States of America, Plaintiff and Petitioner, vs. J. W. Kawai; MAUKUAOLE, wife of J. W. Kawai; the Estate of HENRY WATERHOUSE, Deceased; ALBERT WATERHOUSE and WILLIAM WATERHOUSE, Executors of the last Will and Testament, and of the Estate of HENRY WATERHOUSE, Deceased; IDA WHAN WATERHOUSE, surviving widow of said HENRY WATERHOUSE, Deceased; ELEANOR WATERHOUSE WOOD, daughter of said HENRY WATERHOUSE, Deceased; ARTHUR B. WOOD, husband of said ELEANOR WATERHOUSE WOOD; MARY STANGENWALD CORBETT, daughter of said HENRY WATERHOUSE, Deceased; DAVID W. CORBETT, husband of said MARY STANGENWALD CORBETT; ALBERT WATERHOUSE, son of said HENRY WATERHOUSE, Deceased; and GRETCHEN K. WATERHOUSE, wife of said ALBERT WATERHOUSE, Defendants and Respondents.

You are hereby directed to appear,

and answer the petition in an action entitled as above, brought against you in the District Court of the United States, in and for the Territory of Hawaii, within twenty days from and after service upon you of a certified copy of the plaintiff's petition herein together with a certified copy of this summons.

And you are hereby notified that unless you appear and answer as above required, the said plaintiff will apply to the court for the relief demanded in the petition herein.

WITNESS the Honorable Sanford B. Dole, Judge of said District Court, this 16th day of February in the year of our Lord one thousand nine hundred and five, and of the Independence of the United States the one hundred and twenty-ninth.

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and answer the petition in an action entitled as above, brought against you in the District Court of the United States, in and for the Territory of Hawaii, within twenty days from and after service upon you of a certified copy of the plaintiff's petition herein, together with a certified copy of this summons.

And you are hereby notified that unless you appear and answer as above required, the said plaintiff will apply to the court for the relief demanded in the petition herein.

WITNESS the Honorable Sanford B. Dole, Judge of said District Court, this 13th day of February in the year of our Lord one thousand nine hundred and five, and of the Independence of the United States the one hundred and twenty-ninth.

W. B. MALING, Clerk.

A true copy, attest:
(Seal) W. B. MALING, Clerk.
2675

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE TERRITORY OF HAWAII.

The United States of America, Plaintiff and Petitioner, vs. Elizabeth Schaefer, et alrs, Defendants and Respondents. Action brought in said District Court, and the Petition filed in the office of the Clerk of said District Court, in Honolulu.

The President of the United States of America, Greeting:
To ELIZABETH SCHAEFER, wife of FREDERICH SCHAEFER; FREDERICH SCHAEFER, husband of said ELIZABETH SCHAEFER; FRANCIS SPENCER; PUNIAI; HILAEUA; KIMO PII (sometimes called JAMES PII); KAMALIE; HAIHEHENA; MELE; HAIYAMA (sometimes called HAILAMA and sometimes called HILAMA); ALAPAA; MIRIAM PURPLE; HENRY RED; JANE GREEN; HORACE BLACK and GEORGE WHITE, unknown heirs at law of KAHIKAELE, Deceased; PETER BLUE; KATHERINE YELLOW; HENRY BROWN; LYDIA SCARLET and JOHN VIOLE, Deceased; and JAMES NIHAU, THOMAS KAUAL, WILLIAM OAHU, JOHN LAHAINA, and HORACE HAWAII, unknown heirs at law of KAEINA, Deceased, Defendants and Respondents.

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And you are hereby notified that unless you appear and answer as above required, the said plaintiff will apply to the court for the relief demanded in the petition herein.

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The United States of America, Plaintiff and Petitioner, vs. J. W. Kawai; MAUKUAOLE, wife of J. W. Kawai; the Estate of HENRY WATERHOUSE, Deceased; ALBERT WATERHOUSE and WILLIAM WATERHOUSE, Executors of the last Will and Testament, and of the Estate of HENRY WATERHOUSE, Deceased; IDA WHAN WATERHOUSE, surviving widow of said HENRY WATERHOUSE, Deceased; ELEANOR WATERHOUSE WOOD, daughter of said HENRY WATERHOUSE, Deceased; ARTHUR B. WOOD, husband of said ELEANOR WATERHOUSE WOOD; MARY STANGENWALD CORBETT, daughter of said HENRY WATERHOUSE, Deceased; DAVID W. CORBETT, husband of said MARY STANGENWALD CORBETT; ALBERT WATERHOUSE, son of said HENRY WATERHOUSE, Deceased; and GRETCHEN K. WATERHOUSE, wife of said ALBERT WATERHOUSE, Defendants and Respondents.

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And you are hereby notified that unless you appear and answer as above required, the said plaintiff will apply to the court for the relief demanded in the petition herein.

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The United States of America, Plaintiff and Petitioner, vs. J. W. Kawai; MAUKUAOLE, wife of J. W. Kawai; the Estate of HENRY WATERHOUSE, Deceased; ALBERT WATERHOUSE and WILLIAM WATERHOUSE, Executors of the last Will and Testament, and of the Estate of HENRY WATERHOUSE, Deceased; IDA WHAN WATERHOUSE, surviving widow of said HENRY WATERHOUSE, Deceased; ELEANOR WATERHOUSE WOOD, daughter of said HENRY WATERHOUSE, Deceased; ARTHUR B. WOOD, husband of said ELEANOR WATERHOUSE WOOD; MARY STANGENWALD CORBETT, daughter of said HENRY WATERHOUSE, Deceased; DAVID W. CORBETT, husband of said MARY STANGENWALD CORBETT; ALBERT WATERHOUSE, son of said HENRY WATERHOUSE, Deceased; and GRETCHEN K. WATERHOUSE, wife of said ALBERT WATERHOUSE, Defendants and Respondents.

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